13562. Adulteration of candy. U. S. v. Lion Specialty Co., a corporation, and Americo F. Cuneo and Dominick Franklin. Pleas of guilty. Corporation fined \$1,500 and costs; each individual defendant fined \$250. (F. D. C. No. 24093. Sample Nos. 69442-H, 70036-H, 14201-K, 26406-K, 28401-K.)

INFORMATION FILED: March 10, 1948, Northern District of Illinois, against the Lion Specialty Co., Chicago, Ill., and Americo F. Cuneo, president and treasurer.

and Dominick Franklin, plant superintendent.

ALLEGED SHIPMENT: On or about August 5, 13, 14, and 15, 1947, from the State of Illinois, into the States of Missouri, Indiana, Michigan, and Colorado.

Label, in Part: "Peanut Butter Kisses."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insects and insect parts, rodent hair, and hairs resembling cat hairs; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: November 17, 1948. Pleas of guilty having been entered by the defendants, the corporation was fined \$1,500 and costs and the individual de-

fendants were each fined \$250.

13563. Adulteration of candy. U. S. v. Chase Candy Co. and Robert L. Malloy. Pleas of guilty. Fine of \$300 and costs against the company and \$27 against individual. (F. D. C. No. 24540. Sample Nos. 21085-K, 21093-K, 21094-K.)

INFORMATION FILED: April 20, 1948, Western District of Missouri, against the Chase Candy Co., a corporation, St. Joseph, Mo., and Robert L. Malloy, plant manager.

ALLEGED SHIPMENT: On or about December 2, 12, and 16, 1947, from the State of Missouri into the States of Kansas and Nebraska.

LABEL, IN PART: "Chase's Cherry Mash," "Chase's Brunch Candy," "Chase's * Marshmallow Hearts."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of rodent hairs and an insect; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: September 20, 1948. Pleas of guilty having been entered, the court imposed a fine of \$300 and costs against the corporation and a fine of \$27 against the individual.

13564. Adulteration of candy. U.S. v. Blue Bird Candy Co. and Thomas M. Faigel.

Pleas of guilty. Fines of \$250 against company and \$100 against individual. (F. D. C. No. 20168. Sample Nos. 11682-H to 11688-H, incl., 11690-H, 12501-H, 12502-H.)

INFORMATION FILED: March 17, 1947, District of Massachusetts, against the Blue Bird Candy Co., a corporation, Lawrence, Mass., and Thomas M. Faigel, treasurer.

Alleged Violations: Between the approximate dates of July 26 and November 15, 1945, the defendants received at Lawrence. Mass., from Connellsville, Pittsburgh, Easton, and Lewiston, Pa.; Hamilton and Cleveland, Ohio; Pontiac, Mich., and Binghamton, N. Y., quantities of adulterated coconut parfait and caused the coconut parfait to be delivered otherwise than for pay to a candy manufacturer at Boston, Mass., for manufacture into chocolate-coated maple creams and caramels. In addition the defendants, on or about October 3, 1945, caused a quantity of adulterated maple creams and caramels to be introduced and delivered for introduction into interstate commerce for delivery to Auburn, Maine.

LABEL, IN PART: (Before manufacture) "Coconut Parfait Miramar Products Company Havana-Cuba"; (after manufacture) "5 Lbs. Net Maple Creams," or "5 Lbs. Net Caramels."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of grain beetles, larvae, insect excreta, a sawtooth beetle, and insect webbing, and of a decomposed substance by reason of the presence of rancid, sour, moldy, and mildewed coconut or candy.